

ALLEGED SHIPMENT: On or about February 5 and 10 and August 11, 1951, from the State of Illinois into the States of Minnesota, Wisconsin, and Pennsylvania.

LABEL, IN PART: "GREEN'S COMPOUND * * * New improved formula: Solvent of Apii Fructus (Celery Fruit) and Hydrated-Glycerin, Sodium Salicylate, Alcohol 6%."

NATURE OF CHARGE: Misbranding, Section 502 (a), certain statements in various letters accompanying the article and addressed to customers of the defendant were false and misleading. The statements represented and suggested that the article would be an adequate and effective treatment for arthritis. The article would not be an adequate and effective treatment for arthritis.

DISPOSITION: January 27, 1953. A plea of guilty having been entered, the court fined the defendant \$1,500, plus costs.

3936. Misbranding of Gramer's Sulgly-Minol. U. S. v. 32 Bottles, etc. (F. D. C. No. 33916. Sample No. 14047-L.)

LIBEL FILED: October 20, 1952, District of Colorado.

ALLEGED SHIPMENT: On or about May 30, 1952, by the Sulgly-Minol Co., from Spokane, Wash.

PRODUCT: 32 4-ounce bottles of *Gramer's Sulgly-Minol* at Longmont, Colo., together with a number of leaflets entitled "Arthritis Hundreds Claim Its Grip Broken!" and a number of booklets entitled "Now Try Gramer's Sulgly-Minol."

LABEL, IN PART: (Bottle) "Gramer's Sulgly-Minol A Solution of Sulphur, Glycerine, Sulphurated Lime and Isopropyl Alcohol 6%."

NATURE OF CHARGE: Misbranding, Section 502 (a), certain statements on the bottle label and in the above-mentioned leaflets and booklets accompanying the article were false and misleading. The statements represented and suggested that the article, diluted with water and used as a foot bath, applied to the soles of the feet, or used as a tub bath, was an adequate and effective treatment for arthritis and kindred ailments, rheumatic ailments, pains in the hips, legs, heels, ankles, joints of the shoulders, arms, neck, and collar bone, muscles of the back, and legs and feet. The article when used as directed was not an adequate and effective treatment for the conditions stated and implied, and it was not capable of fulfilling the promises of benefit made for it.

DISPOSITION: November 26, 1952. Default decree of condemnation and destruction.

3937. Misbranding of medicated lollipops and medicated lozenges. U. S. v. 59 Cartons, etc. (F. D. C. No. 34109. Sample Nos. 50816-L, 50817-L.)

LIBEL FILED: November 7, 1952, District of New Jersey.

ALLEGED SHIPMENT: On or about September 17 and November 9, 1951, by Medipop Products, Inc., from Brooklyn, N. Y.

PRODUCT: 59 cartons, each containing 12 boxes, of *medicated lollipops*, and 58 cartons, each containing 12 boxes, of *medicated lozenges*, at Newark, N. J., together with a number of window streamers containing statements relating to the products.

LABEL, IN PART: (Box) "Medipop Aspirin Medicated Lollypop * * * Not A Confection * * * Ingredients: Aspirin, 2.4 gr.; Sod. Salicylate, ½ gr.; Benzocaine, Sugar, Corn Syrup, Citric Acid, Certified Coloring and Artificial Flavoring" and "Medi-Drop Aspirin Throat Lozenges * * * Not A Confection"